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	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
APPLICATION NO.	FILING DATE		1103326-283	2968	
08/945,655 10/24/1997		JAN-ERIK LOFROTH	1103320-203	2,00	
1095 7	590 11/12/2002			DIED	
THOMAS HOXIE			EXAMINER		
NOVARTIS CORPORATION PATENT AND TRADEMARK DEPT			WEBMAN, EDWARD J		
564 MORRIS AVENUE			ART UNIT	PAPER NUMBER	
SUMMIT, NJ	079011027		1617		

DATE MAILED: 11/12/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application N .	Applicant(s)	afl	
out - Action Commons	Application N 18/945655 Examiner WERN		Croup Art Unit	
Office Action Summary	Examiner	A 10	Group Art Unit	
The MAILING DATE of this communication appears	on the cover sheet b	eneath the c	orrespondence ad	ldress—
Peri d for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO I	3	140NT11/6	N FROM THE MAII	ING DATE
OF THIS COMMUNICATION.				
 Extensions of time may be available under the provisions of 37 CFR 1.13 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, such period shall, by default, ex Failure to reply within the set or extended period for reply will, by statute. 	within the statutory minim	num of thirty (30	 days will be considered ate of this communication 	ed timely. on .
Status /	110			
Responsive to communication(s) filed on 9/10	6/02			
This action is FINAL.		- *		and in
 Since this application is in condition for allowance except to accordance with the practice under Ex parte Quayle, 1935 	or formal matters, pros C.D. 1 1; 453 O.G. 21	secution as t 3.	o the merits is CIO	sea in
Disp sition of Claims			dina in the opr	dication
$\sqrt{\text{Claim(s)}} = \frac{1-6}{1-6}, \frac{12}{12}, \frac{1+-27}{1-27}$	/ 20	is/are	e pending in the app	oncation.
Disp sition of Claims Claim(s) $1-6$, 12 , $14-29$ Of the above claim(s) $5,6$, $12,14$, 1	is/are	is/are withdrawn from consideration.		
☐ Claim(s) — — — — — — — — — — — — — — — — — — —		is/ar	e allowed.	
\times Claim(s) $1-4$, 15		is/ar	e rejected.	
(Claim(a)		is/ar	e objected to.	,
☐ Claim(s)————————————————————————————————————		are s	subject to restriction irement.	or election
Application Papers		,044		
☐ See the attached Notice of Draftsperson's Patent Drawing	Review, PTO-948.	□ dicasas	ved	
☐ The proposed drawing correction, filed on	isapproved	⊔ alsappro	yeu.	
☐ The drawing(s) filed on is/are object	ed to by the Examiner.	•		
☐ The specification is objected to by the Examiner.				
☐ The oath or declaration is objected to by the Examiner.				
Pri rity under 35 U.S.C. § 119 (a)-(d)	40511000 \$44.0/	s_(d\		
 □ Acknowledgment is made of a claim for foreign priority un □ All □ Some* □ None of the CERTIFIED copies of the 	the priority documents	have been		
☐ received.	arl		·	
 □ received: □ received in Application No. (Series Code/Serial Number □ received in this national stage application from the Interest 	emational Bureau (PC	Γ Rule 1 7.2(a	a)).	
*Certified copies not received:				
Attachment(s)				
☐ Information Disclosure Stat ment(s), PTO-1449, Pap r N			ummary, PTO-413	_
Notice of Reference(s) Cited, PTO-892	C		formal Patent Appli	
□ Notice of Draftsperson's Patent Drawing Review, PTO-94	18 (□ Oth r		
\	e Action Summary			
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U. S. Patent and Trademark Office PTO-326 (Rev. 9-97) Part of Paper No. 23

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Art Unit: 1617

Applicant's election of Group I and polyethylene oxide in Paper No. 21 is acknowledged. Because applicant did not distinctly and specifically point out the any errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Royce in view of Folkers et al.

Royce et al teach directly compressible dosage form using polyethylene oxide as a binder (abstract). Drugs without limitation are disclosed (column 4 lines 44-45).

Folkers et al disclose treat fluvastatin is well-known in the art as an HMG-COA reductase inhibitor.

It would have been obvious to one of ordinary skill to deliver fluvastation in the vehicle of Royce to achieve the beneficial effect of an HMG-coA reductase inhibitor in view of Folkers et al.

Claims 1-4, 5 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1 the location of the page is unclear. Does the matrix contain the active?

NO claims allowed.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edward Webman whose telephone number is (703) 308-4432. The examiner can normally be reached on Monday to Friday 9 Am 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, S. Padmanabhan can be reached on (703) 308-0570. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3592 for regular communications and (703) 305-3592 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1235.

Webman/LR October 23, 2002

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